United States District Court Southern District of Texas

ENTERED

December 03, 2021 Nathan Ochsner, Clerk

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

LILY F. TERCERO,	§	
	§	
Plaintiff,	§	
·	§	
VS.	§	CIVIL ACTION NO. 1:16-CV-282
	§	
TEXAS SOUTHMOST COLLEGE DISTRICT, 6	et §	
al.,	§	
	§	
Defendants.	§	

FINAL JUDGMENT

On November 5, 2018, Plaintiff Dr. Lily F. Tercero and Defendant Texas Southmost College District (the "District") appeared in person through their representatives and counsel and announced ready for trial.

After a jury was empaneled and sworn, it heard the evidence and arguments of counsel. In response to the jury charge, the jury made findings that the Court received, filed, and entered into the record. In accordance with the jury's verdict and the Court's rulings on post-trial motions, including on remand from *Tercero v. Texas Southmost College District*, 989 F.3d 291 (5th Cir. 2021), the Court renders judgment in favor of Dr. Tercero. Accordingly, it is:

ORDERED that Dr. Tercero recover from the District \$674,878.66 on her cause of action for breach of contract;

ORDERED that Dr. Tercero recover the nominal sum of one dollar on her cause of action under 42 U.S.C. § 1983;

ORDERED that Dr. Tercero recover from the District the following attorney's fees:

- (1) \$235,290.26 in attorney's fees actually incurred; and
- (2) \$24,579.41 in conditional attorney's fees for an unsuccessful appeal by Defendant Texas Southmost College District;

ORDERED that all costs of court are adjudged against the District; and

ORDERED that this Final Judgment shall bear post-judgment interest at the rate of 0.21% per annum from the date following this Final Judgment, until it is paid in full, for all of which execution shall issue.

All other relief not expressly granted is denied.

This Judgment is final, disposes of all parties and claims, and is appealable.

Signed on December 3, 2021.

Jenusdo Rodiguez, Jr. Fernando Rodriguez, Jr.

United States District Judge